IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA

IN RE: 32nd JUDICIAL DISTRICT : PA SUPREME COURT NO. 30 MM 2020

:

Re-Parole Review and

Possible Release : DELAWARE COUNTY NO. 5120-17

EMERGENCY ORDER ALLOWING FOR *RE*-PAROLE REVIEW AND SUCH POSSIBLE RELEASE

AND NOW, this 26th day of March, 2020, this court having declared in the 32nd judicial district (Delaware County) a judicial emergency pursuant to such an order of the Pennsylvania Supreme Court authorizing the same, as well as Pa.R.J.A. No. 1952(B)(1)(2), and this court thus having those authorities detailed under Pa.R.J.A. No. 1952(B)(2)(a-s), it is hereby **ORDERED** and **DECREED** with the agreement of the Delaware County District Attorney's Office that **EFFECTIVE IMMEDIATELY** through and including **APRIL 14, 2020**, salient personnel of the Delaware County Adult Probation and Parole Office **SHALL** review those cases of defendants currently serving at the George W. Hill Correctional Facility Gagnon II sentences of back-time total confinement imposed by the Delaware County Court of Common Pleas and make a recommendation to the court consistent with assuring adequate community protection, victim interests recognition, offender accountability, and an individual defendant's rehabilitative needs whether a *re*-parole release under the following schedules would be appropriate.²

For those defendants serving a one hundred twenty (120) day or less total confinement back-time term, the re-parole date would be seven (7) days prior to the otherwise applicable release date.

As to those back-time sentences of total confinement greater than one hundred twenty (120) days, but less than two hundred forty (240) days, the *re*-parole date would be fourteen (14) days before the otherwise applicable release date.

Regarding those back-time sentences of total confinement greater than two hundred forty (240) days, the *re*-parole date would be twenty-one (21) days prior to the otherwise applicable release date.

Salient staff of the George W. Hill Correctional Facility **SHALL** as may be necessary **TIMELY** and **FULLY COOPERATE** with involved Delaware County Adult Probation and Parole Office personnel in providing any information relevant to that court agency's *re*-parole release determinations and resultant recommendations.

Should the Office of Delaware County Adult Probation and Parole find on its review that a given defendant appears appropriate for the above-described *re*-parole release, then such a written recommendation is to be **PROMPTLY** provided to this court, along with a proposed *re*-parole order in accord with the above-detailed schedule and substantially formatted as that attached.³

That directed above as subsequent material circumstances warrant and/or it otherwise believes appropriate may be revisited by this court and modified to meet the evolving concerns presented by the ongoing COVID-19 public health crisis.

To the extent possible and practical under the material circumstances, notice of this order has been and/or will promptly be posted about the Delaware County courthouse, including but not limited to the complex's entry doors, the Delaware County Office of Judicial Support, the Court Administrator's Office of Delaware County, the Criminal Court Administrator's Office, the court's website, all magisterial district court facilities within Delaware County, the Delaware

County Bar Association's website, and submitted to the Administrative Office of Pennsylvania Courts ("AOPC") for posting on the Commonwealth's Unified Judicial System's website per Pa.R.J.A. No. 1952(C)(5).⁴

BY THE COURTS:

Kevin F. Kelly

President Judge

Thirty-Second (32nd) Judicial District

¹ See Orders dated March 16, 2020, and March 18, 2020 – Pennsylvania Supreme Court, Nos. 531 and 532 Judicial Administration Docket. See also Emergency Declaration dated March 17, 2020.

² See Pa.R.J.A. No. 1952(B)(2)(h)(k)(q).

³ See Proposed Early Re-Parole Order. Copy of this suggested order is attached and wholly incorporated by such reference.

⁴ See Orders dated March 16, 2020, and March 18, 2020 – Supreme Court Nos. 531 and 532 Judicial Administration District.

IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA CRIMINAL

COMMONWEALTH OF PENNSYLVANIA	: No
v.	; ;
	:
	:
	:
ORDER ALLOWING RE-PAROLE	
AND NOW, this day of	of, 2020, a
judicial emergency having been declared in the	thirty-second (32 nd) judicial district (Delaware
County) pursuant to such an order of the Pennsyl	vania Supreme Court authorizing the same, as
well as Pa.R.J.A. No. 1952(B)(1)(2), and the	president judge having used those resultant
authorities detailed under Pa.R.J.A. No. 1952(B)(2)(a-s) to previously enter an emergency order
establishing a re-parole review process for defend	ants serving Gagnon II back-time sentences of
total confinement consistent with assuring comm	nunity protection, victim interests recognition,
offender accountability and an individual defenda	ant's rehabilitative needs through the Delaware
County Adult Probation and Parole Office, it is he	reby ORDERED and DECREED that on such
a recommendation of the Office of Adult Proba	ation and Parole the above-named Defendant
SHALL be re-paroled	_ days prior to his or her otherwise applicable
release and/or maximum date.	
	BY THE COURT: